Danny Ray Scott, Jr., Esq. (Pro Hac Vice) 1 GULF COAST INSURANCE LAWYERS, P.C. 2 3233 West Dallas Street, Suite 2101 Houston, Texas 77019 3 Telephone No.: (713) 941-9309 danny@gulfcoastinsurancelawyers.com Attorneys for Plaintiff 4 Charm Hospitality LLC 5 Richard D. Williamson, Esq. (NV Bar No. 9932) Briana N. Collings, Esq. (NV Bar No. 14694) 6 ROBERTSON, JOHNSON, MILLER & WILLIAMSON 7 50 West Liberty Street, Suite 600 Reno, Nevada 89501 8 Telephone No.: (775) 329-5600 rich@nvlawyers.com 9 Briana@nvlawyers.com Local Counsel for Plaintiff 10 Charm Hospitality LLC 11 UNITED STATES DISTRICT COURT 12 DISTRICT OF NEVADA 13 Case Number: 2:23-cv-00228-RFB-BNW CHARM HOSPITALITY LLC D/B/A WINGATE BY WYNDHAM ELKO 14 Plaintiffs, UNOPPOSED MOTION TO WITHDRAW 15 OF DANNY RAY SCOTT VS. 16 **INDEMNITY** GENERAL **SECURITY** 17 COMPNAY OF ARIZONA, 18 Defendants. 19 20 COME NOW Danny Ray Scott of Gulf Coast Insurance Lawyers, P.C., counsel of record 21 for plaintiff, and respectfully request to withdraw as counsel of record on behalf of plaintiff in 22 the above named and numbered cause. Plaintiff will continue to be represented through counsel, 23 Briana Collings, Richard Williamson, Nohayia Javed, and Dan Simmonds. 24 25 26 27

Case 2:23-cv-00228-RFB-BNW Document 30 Filed 11/27/23 Page 1 of 5

Case 2:23-cv-00228-RFB-BNW Document 30 Filed 11/27/23 Page 2 of 5 DATED this 24th day of November, 2023. GULF COAST INSURANCE LAWYERS, P.C. 3233 West Dallas Street, Suite 2101 Houston, Texas 77019 By: <u>/s/ Danny Ray Scott</u> Danny Ray Scott, Jr., Esq. (Pro Hac Vice) Counsel for Plaintiff

Robertson, Johnson, Miller & Williamson 50 West Liberty Street Suite 600 Reno, Nevada 89501

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8	CERTIFICATE OF CONFERENCE					
9	I hereby certify that I conferred with counsel for defendant, Kassandra Altantulkhuur, Todd Moody. Ms. Altantulkhuur and Mr. Moody indicated that the defendant does not op					
10						
11	the relief requested in the motion.					
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14						
	CERTIFICATE OF SERVICE					
15	CERTIFICATE OF SERVICE					
	CERTIFICATE OF SERVICE I hereby certify that I electronically filed the foregoing MOTION TO WITHDRAW OF					
15						
15 16	I hereby certify that I electronically filed the foregoing MOTION TO WITHDRAW OF					
15 16 17	I hereby certify that I electronically filed the foregoing MOTION TO WITHDRAW OF DANNY RAY SCOTT with the Clerk of the Court for the United States District Court by using the					
15 16 17 18	I hereby certify that I electronically filed the foregoing MOTION TO WITHDRAW OF DANNY RAY SCOTT with the Clerk of the Court for the United States District Court by using the court's CM/ECF system on the 24 th day of November 2023.					
15 16 17 18 19	I hereby certify that I electronically filed the foregoing Motion to Withdraw of Danny Ray Scott with the Clerk of the Court for the United States District Court by using the court's CM/ECF system on the 24th day of November 2023. I further certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.					
15 16 17 18 19 20	I hereby certify that I electronically filed the foregoing MOTION TO WITHDRAW OF DANNY RAY SCOTT with the Clerk of the Court for the United States District Court by using the court's CM/ECF system on the 24th day of November 2023. I further certify that all participants in the case are registered CM/ECF users and that					
15 16 17 18 19 20 21	I hereby certify that I electronically filed the foregoing MOTION TO WITHDRAW OF DANNY RAY SCOTT with the Clerk of the Court for the United States District Court by using the court's CM/ECF system on the 24th day of November 2023. I further certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.					
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28 Robertson, Johnson, Miller & Williamson 50 West Liberty Street Suite 600 Reno, Nevada 89501

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UNITED STATES MAGISTRATE JUDGE

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1	Danny Ray Scott, Jr., Esq. (Pro Hac Vice)								
2	Nohayia Javed, Esq. (Pro Hac Vice) Gulf Coast Insurance Lawyers, P.C.								
3	3233 West Dallas Street, Suite 2101 Houston, Texas 77019								
	Telephone No.: (713) 941-9309								
4	danny@gulfcoastinsurancelawyers.com attorneyjaved@gulfcoastinsurancelawyers.com								
5	5 Attorneys for Plaintiff Charm Hospitality LLC								
Richard D. Williamson, Esq. (NV Bar No. 9932) Briana N. Collings, Esq. (NV Bar No. 14694) Robertson, Johnson, Miller & Williamson 50 West Liberty Street, Suite 600 Reno, Nevada 89501									
					9 Telephone No.: (775) 329-5600 rich@nvlawyers.com				
					10 Briana@nvlawyers.com Local Counsel for Plaintiff				
					11				
12	12 UNITED STATES DISTRICT COURT 13 DISTRICT OF NEVADA								
13									
14	CHARM HOSPITALITY LLC D/B/A WINGATE BY WYNDHAM EL		se Number: 2:23-c	v-00228-RFB-BNW					
15				TION TO WITHING AND					
16	Plaintiffs,		ONSENT TO MU	TION TO WITHDRAW					
17	VS.								
18	GENERAL SECURITY INDEM COMPNAY OF ARIZONA,	INITY							
19	Defendants	s.							
20									
21	This confirms that by signature below that Charm Hospitality, LLC d/b/a Wingate b								
22	Wyndham Elko hereby consents to the withdrawal of Danny Ray Scott of Gulf Coast Insurance								
23	Lawyers, P.C. as co-counsel of record in the above and numbered cause.								
24									
25	\mathcal{D}								
26	/ do a out / Sa.								
27	LLC d/b/a Wingate by Wyndham								
28			Elko						
Robertson, Johnson, Miller & Williamson 50 West Liberty Street									

TITLE PAGE 1

50 West Liberty Street Suite 600

Reno, Nevada 89501